

REMARKS

In a non-final office action dated February 7, 2007, the Examiner rejected Claims 41 and 44-50 under 112 second paragraph; noted the necessity for cancellation of the withdrawn claims. 1-38, and noted the presence of allowable matter in Claims 39, 41 and 44-50, should the informalities noted in the rejection be cured.

To cure the informalities, the Applicant amended the specification to make constant references to the first-fold, second-fold and third-fold illustrations, following through on the prior response to office action amending claim 39. No new matter has been added to the application.

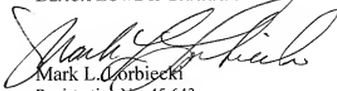
The claims now stand in a formal and allowable state. The applicant thanks the Examiner for the thorough and well-reasoned examination of the claims.

CONCLUSION

Having addressed the issues set forth in the Office Action and further having amended the complaint to cure the noted informalities, the Applicant respectfully asserts that the Application stands in a condition for allowance. Applicant respectfully requests that any questions this response evokes with the Examiner be addressed to Applicant's attorney, the undersigned.

Respectfully submitted,

BLACK LOWE & GRAHAM^{PLLC}



Mark L. Corbeek
Registration No. 45,643
Direct Dial: 206.903.1800

25315

CUSTOMER NUMBER

- 8 -

SWAD-I-1002ROA2

BLACK LOWE & GRAHAM^{PLLC}



701 Fifth Avenue, Suite 4800
Seattle, Washington 98104
206.381.3300 • F: 206.381.3301